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# UNITED STATES DISTRICT COURT

for the

District of Massachusetts

A. 4 0 0 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	United States of America  v. )  Laurence Pagnoni )  Defendant )	Case No. 24-MJ-06277		
	ORDER SETTING CONDI	TIONS OF RELEASE		
IT I	IS ORDERED that the defendant's release is subject to these	conditions:		
(1)	The defendant must not violate federal, state, or local law while on release.			
(2)				
(3)				
(4)	The defendant must appear in court as required and, if convette court may impose.	ricted, must surrender as directed to serve a sentence that		
	The defendant must appear at:			
		Place		
	on			
	Date a	and Time		

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

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## ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

IT IS FURTHER ORDERED that the defendant's release is subject to the conditions marked below:

	City a	ess (only if above is an organization) and state				Tel. No.	
wno agrees immediately	to (a) : y if the o	supervise the defendant, (b) use exdefendant violates a condition of rele	very effort to ease or is no	assure the defenda longer in the custodi	nt's appearance at an's custody.	all court proceedings,	and (c) notify the cou
				Signed:			
(2) (7)	The de	efendant must:			Custodian		Date
(☑)	(a) st	ubmit to supervision by and report f	or supervisio	on to the supervising	probation officer.	The defendant shall ob	ey all directions and
	instr	uctions of the supervising probation	officer.				,
	(c) cc	ontinue or actively seek employment ontinue or start an education program	· •				
	(d) sr	urrender any passport to:	m.				
	(e) no	ot obtain a passport or other internat	ional travel	document			
(☑)	(f) at	bide by the following restrictions on	personal ass	sociation, residence,	or travel: Remair	in Massachusetts exce	ent for travel permitted a
	IVI	lay 9-11, 2024 to New York City to attend a media	ition hearing. Defi	endant to provide all travel of	etails to probation. Probat	ion has discretion to edit electro	inic monitoring on the travel date
(国)	(g) a	void all contact, directly or indirectly	y, with any p	erson who is or may	be a victim or with	ess in the investigation	or prosecution,
	11	ncluding:					
( <b>!</b> )	(h) g	et medical or psychiatric treatment:	mental	health treatment as d	irootod bu push stiss	. 0 1 : : : : : : : : : : : : : : : :	
( <del>-</del> /		formation.	mentar	neaur treatment as o	rected by probation	n. Comply with all rules.	Sign releases of
( 🗖 )		eturn to custody each	at	o'clock after bein	g released at	o'clock for en	ployment, schooling,
	01	r the following purposes:					1 , , , , , , , , , , , , , , , , , , ,
( <b>□</b> )	(i) m	naintain residence at a halfway house		:4			
(💶 /	ne	naintain residence at a halfway house ecessary.	or commun	ity corrections center	r, as the pretrial ser	vices office or supervis	ing officer considers
( <b>②</b> )	(k) no	ot possess a firearm, destructive dev	ice, or other	weapon.			
( 🔲 )	(l) no	ot use alcohol (  ) at all (  )	excessively				
( 🗀 )	(m) no	ot use or unlawfully possess a narco	tic drug or c	other controlled subs	ances defined in 2	1 U.S.C. § 802, unless	prescribed by a license
	111	iedicai practitioner.					
( lead )	ra	ubmit to testing for a prohibited sub andom frequency and may include	urine testing	uired by the pretrial	services office or	supervising officer. To	esting may be used wit
	Pι	comoned substance screening or test	ing. The defe	endant must not obsti	uct, attempt to obst	ruct, or tamper with the	em, and/or any form o
<b>(</b>	O.	r bromotica substance screening of the	esting.				
(	(o) pa	articipate in a program of inpatient apervising officer.	or outpatient	t substance abuse th	erapy and counseling	ng if directed by the p	retrial services office o
( <b>!</b> )	(p) pa	articipate in one of the following loc	ation restrict	ion programs and co	nnly with its requir	rements as directed	
	([	(1) Curiew. You are restricted	i to your resi	dence every day (	) from 2PM	to 9:30AM	, or ( 🔲 ) as
	<b>(</b> Γ	directed by the pretrial ser	vices office	or supervising office	r; or	Control of the Contro	•
	\ fa	(ii) Home Detention. You ar medical, substance abuse,	or mental he	to your residence at	all times except f	or employment; educa	tion; religious services
		activities approved in adva	ince by the pi	retrial services office	or supervising offi	cer. or	
	([	1) (111) Home Incarceration. You	are restricte	d to 24-hour-a-day le	ock-down at your re	esidence except for med	lical necessities and
		court appearances or other	activities spe	ecifically approved b	v the court: or		
	\ <b>t</b>	(iv) Stand Alone Monitoring. you must comply with the	location or tr	ravel restrictions as in	noine detention, or mosed by the cour	nome incarceration res	trictions. However,
, <b></b> .		Note: Stand Alone Monito	ring should t	be used in conjunction	n with global positi	ioning system (GPS) te	chnology.
(四)	(q) sul	bmit to the following location monit	toring techno	ology and comply with	h its requirements	as directed:	

	ADDITIONAL CONDITIONS OF RELEASE
	(☑) (i) Location monitoring technology as directed by the pretrial services or supervising officer; or (☐) (ii) Voice Recognition; or (☐) (iii) Radio Frequency; or (☐) (iv) GPS.
②)	pay all or part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or supervising officer.
回) 回)	report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrest questioning, or traffic stops. (Report within 24 hours)
	No direct/indirect unsupervised contact with anyone under 18. Do not frequent or loiter any locations where children or minors may congregate such as schools/parks/playgrounds. No access internet without permission from probation. Do not possess any computer or other device capable of connecting to the internet, including any tablet, cell phone, television or gaming console except as authorized by Probation. All computer and other devices capable of accessing the internet in the residence must be password protected and the defendant shall not have access to said password. Family members' laptop tablets and smart phones must be removed from the residence when they are not home. Defendant may access his desktop, smartphone with the installation of computer monitoring software. Do not possess any pornographic materials in any form.

AO 199C (Rev. 09/08) MAD Ann. (12/21) Advice of Penalties

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## ADVICE OF PENALTIES AND SANCTIONS

#### TO THE DEFENDANT:

## YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court, including a Probation Officer or other employee of the Probation Department. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

### Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Zamen	re t. Cagnon	
	Defendant's Signature	
Proi	incetous, MA	
	City and State	

#### Directions to the United States Marshal

TI ha	ne defendant is ORDERED released af ne United States marshal is ORDERED as posted bond and/or complied with all e appropriate judge at the time and pla	to keep the defendant in custody until notified by the clerk or judge that the defendant of the conditions for release. If still in custody, the defendant must be produced before
Date:	4/25/2024	/s/Aaron Hutchins
		Judicial Officer's Signature
		Aaron Hutchins, Courtroom Clerk
		Printed name and title